

## General Assembly

## **Amendment**

February Session, 2000

LCO No. 3558

Offered by:

REP. LAWLOR, 99th Dist.

SEN. WILLIAMS, 29th Dist.

REP. FARR, 19th Dist.

SEN. UPSON, 15th Dist.

To: Subst. House Bill No. 5832

File No. **227** 

Cal. No. 215

## "An Act Concerning Reforming The Sheriff System."

- 1 Strike lines 3 to 6, inclusive, in their entirety and insert the following
- 2 in lieu thereof:
- 3 "(a) Except as otherwise agreed between the advisory board and the
- 4 Department of Correction or other appropriate agency as of April 12,
- 5 2000, the responsibility for transportation and custody of prisoners
- 6 shall be assumed as follows:"
- 7 Strike lines 7 to 22, inclusive, in their entirety and insert the
- 8 following in lieu thereof:
- 9 "(1) [Each high sheriff] The Judicial Department shall be responsible
- 10 for the transportation of male prisoners between courthouses [within
- 11 his county] and: (A) Community correction centers, until sentencing;
- 12 (B) other places of confinement after arraignment and until sentencing;
- and (C) the place of initial confinement, after sentencing. In addition,

14 [each high sheriff] the Judicial Department shall be responsible for the

- 15 transportation of adult female prisoners between courthouses [within
- 16 his county] and community correction centers, not including the
- 17 correctional institution at Niantic. If such transportation is in other
- 18 than state vehicles, the owner of the vehicle used shall be reimbursed
- 19 by the state at the rate then established for state employees within the
- 20 Office of Policy and Management.
- 21 (2) The Department of Correction shall be responsible for the
- 22 transportation of adult female prisoners between places of
- 23 confinement and either courthouses or community correction centers,
- 24 at the discretion of the Commissioner of Correction. In the"
- 25 Strike lines 53 to 61, inclusive, in their entirety, and insert the
- 26 following in lieu thereof:
- 27 "(b) The Judicial Department shall employ judicial marshals for
- 28 prisoner custody and transportation responsibilities pursuant to this
- 29 section. The Chief Court Administrator may establish employment
- 30 standards and implement appropriate training programs to assure
- 31 secure prisoner custody and transportation. Such standards and
- 32 programs shall be in force and effect by October 1, 2000. Any property
- 33 <u>used by the sheriffs for prisoner transportation shall be transferred to</u>
- 34 the Judicial Department.
- 35 (c) The Judicial Department shall enter into an agreement with state
- 36 agencies for the management, training or coordination, or any
- 37 <u>combination thereof of courthouse security and prisoner custody and</u>
- 38 <u>transportation functions.</u>"
- 39 Strike out section 2 in its entirety and insert the following in lieu
- 40 thereof:
- 41 "Sec. 2. (NEW) The Judicial Department shall be responsible for
- 42 courthouse security and shall employ judicial marshals for such
- 43 purpose. The Chief Court Administrator may establish employment
- 44 standards and implement appropriate training programs to assure

45 court security. Any property used by the sheriffs for court security

- 46 shall be transferred to the Judicial Department. The Chief Court
- 47 Administrator shall be responsible for the custody, care and control of
- 48 courthouse facilities."
- 49 In line 72, strike "judicial"
- In line 73, strike "police officer" and insert "judicial marshal" in lieu
- 51 thereof
- 52 Strike lines 82 to 84, inclusive, in their entirety and insert the
- 53 following in lieu thereof: "Criminal Justice or state marshal while
- 54 exercising authority granted under any provision of the general
- 55 statutes or judicial marshal in the performance of the duties of a
- 56 judicial marshal."
- 57 Strike lines 91 and 92, in their entirety, and insert the following in
- 58 lieu thereof:
- 59 "marshal while exercising authority granted under any provision of
- 60 the general statutes, a judicial marshal in the performance of the duties
- 61 of a judicial marshal, a conservation officer or"
- 62 In line 106, after "<u>marshal</u>" insert "<u>or judicial marshal</u>"
- 63 Strike line 123, and insert the following in lieu thereof: "Capitol
- 64 Police [, sheriffs, deputy sheriffs, special deputy sheriffs] and"
- In line 136, after "act" insert "or appointed pursuant to section 8 of
- 66 this act" and strike "exclusive"
- 67 Strike lines 148 to 157, inclusive, in their entirety and substitute the
- 68 following in lieu thereof:
- 69 "Sec. 8. (NEW) (a) There is established a State Marshal Commission
- 70 which shall consist of eight members appointed as follows: (1) The
- 71 Chief Justice shall appoint one member who shall be a judge of the
- 72 Superior Court; (2) the speaker of the House of Representatives, the

73 president pro tempore of the Senate, the majority and minority leaders

- of the House of Representatives and the majority and minority leaders
- of the Senate shall each appoint one member; and (3) the Governor
- shall appoint one member who shall serve as chairperson. No member
- of the commission shall be a state marshal, except that two state
- 78 marshals appointed by the State Marshals Advisory Board in
- 79 accordance with section 146 of this act shall serve as ex officio,
- 80 nonvoting members of the commission."
- 81 In line 161, strike "five" and insert "four" in lieu thereof
- In line 162, strike "nine" and insert "seven" in lieu thereof
- 83 In line 163, strike "four" and insert "three" in lieu thereof
- In line 174, after "process." insert the following: "Such standards and
- requirements shall be in force and effect by October 1, 2000."
- In line 177, after "commission" insert "with an applicant who shall
- 87 be an elector in the country where such vacancy occurs"
- 88 After line 178, add the following:
- 89 "(h) Except as provided in section 142 of this act, no person may be a
- 90 state marshal and a state employee at the same time."
- 91 In line 179, strike "(h)" and insert "(i)" in lieu thereof
- 92 In line 181, strike "(i)" and insert "(j)" in lieu thereof
- 93 In line 184, strike "(j)" and insert "(k)" in lieu thereof
- 94 Strike section 12 in its entirety and insert the following in lieu
- 95 thereof:
- 96 "Sec. 12. Section 6-35 of the general statutes is repealed and the
- 97 following is substituted in lieu thereof:
- Any [sheriff or deputy sheriff] state marshal shall pay over to the

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person authorized to receive it, any money collected by [him] such 100 marshal on behalf or on account of such person, within [ninety] thirty 101 calendar days from the date of collection of the money or upon the 102 collection of one thousand dollars, whichever first occurs, provided 103 any [sheriff or deputy sheriff] state marshal who fails to pay over to 104 the person authorized to receive it, any money collected by [him] such 105 marshal on behalf or for the account of such person, within [ninety] 106 thirty calendar days from the date of collection of the money or upon 107 the collection of one thousand dollars, shall be liable to such person for 108 the payment of interest on the money at the rate of five per cent per 109 month from the date on which such [sheriff or deputy sheriff] state 110 marshal received the money." 111 In line 392, strike ", [and sheriffs,]" and insert in lieu thereof "and 112 [sheriffs] state marshals," 113 Strike line 1012 and insert the following in lieu thereof: ""To [the 114 sheriff] a state marshal of the County of ..., [his deputy] or" 115 In lines 1366, 2256, 3347 and 3348, strike "judicial police officer" and 116 insert "judicial marshal" in lieu thereof 117 In lines 3158, 3169 and 3182 strike "judicial police officers" and insert 118 "judicial marshals" in lieu thereof 119 In lines 2106, 2107 and 2187, strike "state" 120 In lines 2107, 2108 and 2188, strike "marshal" 121 In line 2206, after "marshal," insert "judicial marshal," 122 In line 2420, strike " ] the Chief Court" and insert in lieu thereof ",]" 123 In line 2421, strike "Administrator," 124 In line 2424, strike "state marshals" and bracket the comma before 125 "patrolmen," 126 Strike line 3148 and insert the following in lieu thereof: "[the sheriff

127 or a deputy sheriff a state marshal of such county, and the" 128 In 3401, strike "or judicial police" 129 In line 3402, strike "officer" 130 In line 3403, after "statutes" insert the following: ", a judicial marshal 131 in performance of the duties of a judicial marshal," 132 In line 3428, after "Administrator" insert "or the administrator's 133 designee" 134 Strike line 3503 and insert the following in lieu thereof: "[hold the 135 office of sheriff or deputy sheriff] be a state marshal." 136 Strike section 127 in its entirety and insert the following in lieu 137 thereof: 138 "Sec. 127. Section 6-39 of the general statutes is repealed and the 139 following is substituted in lieu thereof: 140 Each [deputy sheriff] state marshal, before entering upon the duties 141 of [his office] a state marshal, shall give to the [sheriff] State Marshal 142 Commission a bond in the sum of ten thousand dollars conditioned 143 that [he] such state marshal will faithfully discharge the duties of [his 144 office] state marshal and answer all damages which any person 145 sustains by reason of [his] such state marshal's unfaithfulness or 146 neglect. [; provided no such bond shall be required of a sheriff who has 147 given a bond under the provisions of section 6-30 and who is acting as 148 a deputy pursuant to appointment under section 6-38.] The premium 149 for said bonds shall be paid by the state. No [deputy sheriff] state 150 marshal shall collect tax warrants for the state or any municipality 151 until such [deputy sheriff] state marshal executes a bond in the sum of 152 one hundred thousand dollars." 153 Strike section 130 in its entirety and insert the following in lieu 154 thereof and renumber the remaining sections accordingly:

"Sec. 130. (NEW) All special deputy sheriffs serving on the effective date of this act as prisoner custody and transportation personnel and as court security personnel and all deputy sheriffs serving on the effective date of this act as prisoner custody or transportation personnel and as court security personnel who elect to continue to perform such functions under section 142 of this act shall continue to provide such prisoner custody, transportation or court security services after the effective date of this act as judicial marshals and shall be employees of the Judicial Department. The Judicial Department shall recognize the bargaining unit of special deputy sheriffs for the purpose of collective bargaining with judicial marshals.

Sec. 131. Section 5-187b of the general statutes is repealed and the following is substituted in lieu thereof:

Notwithstanding any provision of this chapter, each special deputy sheriff, appointed pursuant to section 6-43 before July 1, 1999, shall become a member of the state employees retirement system on July 1, 1999, and vesting and credited service shall be calculated from said date. The provisions of this section shall apply to and include each such special deputy sheriff otherwise included under this section who becomes employed as a judicial marshal in accordance with section 130 of this act, provided in no event shall an employee receiving payments pursuant to section 5-164a or section 5-192v receive vesting or credited service under this section.

Sec. 132. Section 5-187c of the general statutes is repealed and the following is substituted in lieu thereof:

(a) Notwithstanding any provision of this chapter, each special deputy sheriff, appointed pursuant to section 6-43 on or after July 1, 1999, shall become a member of the state employees retirement system on the date of [his] the appointment to office of such special deputy sheriff and vesting and credited service shall be calculated from the date of [his] such appointment. The provisions of this subsection shall apply to and include each such special deputy sheriff otherwise

included under this section who becomes employed as a judicial marshal in accordance with section 130 of this act, provided in no event shall an employee receiving payments pursuant to section 5-164a or section 5-192v receive vesting or credited service under this section.

- (b) Notwithstanding any provision of this chapter of the general statutes, each person employed as a judicial marshal pursuant to section 1 or 2 of this act, on or after October 1, 2000, shall become a member of the state employees retirement system on the date of such employment and vesting and credited service shall be calculated from the date of such employment, provided in no event shall an employee receiving payments pursuant to section 5-164a or section 5-192v receive vesting or credited service under this section.
- Sec. 133. Subsection (l) of section 5-259 of the general statutes is repealed and the following is substituted in lieu thereof:
- (l) (1) Effective July 1, 1996, any deputies or special deputies appointed pursuant to section 6-37 or section 6-43, shall be allowed to participate in the plan or plans procured by the Comptroller pursuant to subsection (a) of this section. Such participation shall be voluntary and the participant shall pay the full cost of the coverage under such plan.
  - (2) Effective October 1, 2000, any state marshal shall be allowed to participate in the plan or plans procured by the Comptroller pursuant to section (a) of this section. Such participation shall be voluntary and the participant shall pay the full cost of the coverage under such plan.
- 211 (3) Effective October 1, 2000, any judicial marshal shall be allowed to participate in the plan or plans procured by the Comptroller 212 213 pursuant to subsection (a) of this section. Such participation shall be 214 voluntary and the participant shall pay the full cost of the coverage under such plan unless and until the judicial marshals participate in 215 216 the plan or plans procured by the Comptroller under section 5-259 217 through collective bargaining negotiations pursuant to subsection (f) of 218 section 5-278.

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Sec. 134. Section 7-8 of the general statutes is repealed and the following is substituted in lieu thereof:

The moderator of any town meeting, and of any meeting of any society or other community lawfully assembled, may, when any disorder arises in the meeting and the offender refuses to submit to [his] the moderator's lawful authority, order any proper officer to take [him] the offender into custody and, if necessary, to remove [him] the offender from such meeting until [he] the offender conforms to order or, if need be, until such meeting is closed, and thereupon such officer shall have power to command all necessary assistance. Any person refusing to assist when commanded shall be liable to the same penalties as for refusing to assist [sheriffs and] constables in the execution of their duties; but no person commanded to assist shall be deprived of [his] such person's right to act in the meeting, nor shall the offender be so deprived any longer than [he] the offender refuses to conform to order.

Sec. 135. Section 9-230 of the general statutes is repealed and the following is substituted in lieu thereof:

The registrars of voters may request the head of the police department of the municipality, or, if none, a constable serving such municipality, to provide police protection at any polling place of any regular or special state or municipal election where they may anticipate disorder. The moderator of such election may, when any disorder arises in such election and the offender refuses to submit to [his] the moderator's lawful authority, order any officer with power of arrest to take [him] the offender into custody and, if necessary, to remove [him] the offender from such election until [he] the offender conforms to order or, if need be, until such election is closed, and thereupon such officer may command all necessary assistance. Any person refusing to assist when commanded shall be liable to the same penalties as for refusing to assist [sheriffs and] constables in the execution of their duties, but no person commanded to assist shall be deprived of [his] such person's right to vote at such election, nor shall

252 the offender be so deprived any longer than [he] the offender refuses 253 to conform to order.

- 254 Sec. 136. Subsection (b) of section 29-33 of the general statutes, as 255 amended by section 15 of public act 99-212, is repealed and the 256 following is substituted in lieu thereof:
- 257 (b) On and after October 1, 1995, no person may purchase or receive 258 any pistol or revolver unless such person holds a valid permit to carry 259 a pistol or revolver issued pursuant to subsection (b) of section 29-28, a 260 valid permit to sell at retail a pistol or revolver issued pursuant to 261 subsection (a) of section 29-28 or a valid eligibility certificate for a 262 pistol or revolver issued pursuant to section 29-36f or is a federal 263 marshal, [sheriff,] parole officer or peace officer.
- 264 Sec. 137. Section 29-108b of the general statutes is repealed and the 265 following is substituted in lieu thereof:
  - The Commissioner of Public Safety may appoint, at the request of the Connecticut Humane Society, accredited agents of that society as special police officers to serve for two years from the date of their respective appointments, subject to removal by said commissioner. Such officers shall serve without pay, except their regular compensation as agents of said society. They shall receive no fees for service or return of any criminal process and shall have, throughout the state, the powers of [sheriffs,] constables and police officers to arrest and detain any person violating any provision of the statutes concerning cruelty to animals.
- 276 Sec. 138. Section 52-593a of the general statutes is repealed and the 277 following is substituted in lieu thereof:
- 278 (a) Except in the case of an appeal from an administrative agency 279 governed by section 4-183, a cause or right of action shall not be lost 280 because of the passage of the time limited by law within which the action may be brought, if the process to be served is personally 282 delivered to [an officer] a state marshal authorized to serve the process

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[or is personally delivered to the office of any sheriff within the time limited by law,] and the process is served, as provided by law, within

- 285 fifteen days of the delivery.
- (b) In any such case the officer making service shall endorse under oath on [his] such officer's return the date of delivery of the process to [him] such officer for service in accordance with this section.
- Sec. 139. Section 6-32a of the general statutes is repealed and the following is substituted in lieu thereof:

291 There is established a Sheriffs' Advisory Board, hereinafter referred 292 to as the advisory board, to administer a prisoner transportation and 293 courthouse security system. The advisory board shall consist of [five] 294 seven members, as follows: (1) A high sheriff elected by the high 295 sheriffs in a manner determined by them, who shall serve as chairman; 296 (2) a high sheriff elected by the high sheriffs in a manner determined 297 by them, who shall serve as vice-chairman; (3) the Commissioner of 298 Correction and one additional representative of the Department of 299 Correction; (4) the Chief Court Administrator and one additional 300 representative of the Judicial Department, appointed by the Chief 301 Court Administrator; and (5) the Comptroller. The terms of the 302 chairman and vice-chairman of the advisory board shall be 303 coterminous with the term of the Governor or until a successor for 304 such chairman or vice-chairman, as the case may be, is chosen, 305 whichever is later. The chairman shall designate one high sheriff as a 306 deputy who shall, in [his] the chairman's absence or disqualification, 307 exercise [his] the chairman's powers and duties until [he] the chairman 308 resumes [his] the duties as chairman or the vacancy is filled. Such 309 deputy shall serve at the pleasure of the chairman. The vice-chairman 310 shall designate one high sheriff as an alternate who shall, in [his] the 311 vice-chairman's absence or disqualification or on [his] the death of 312 such vice-chairman, exercise [his] the vice-chairman's powers and 313 duties until [he] the vice-chairman resumes [his] the duties of vice-314 chairman or the vacancy is filled. The Commissioner of Correction, the 315 Chief Court Administrator and the Comptroller shall each designate

316 an alternate who shall, in [his] the absence or disqualification or [on 317 his] death of said commissioner, Chief Court Administrator or 318 Comptroller, exercise [his] the powers and duties of said commissioner, Chief Court Administrator or Comptroller until [he] 319 320 said commissioner, Chief Court Administrator or Comptroller resumes 321 [his] the duties of said commissioner, Chief Court Administrator or 322 Comptroller or the vacancy is filled. Such alternate shall serve at the 323 pleasure of the member who designates [him] such alternate. All 324 members of the advisory board shall serve without compensation but 325 shall be compensated for necessary expenses incurred in the 326 performance of their duties as board members. The advisory board 327 shall be within the office of the Comptroller for administrative 328 purposes only.

- Sec. 140. Section 6-32b of the general statutes is repealed and the following is substituted in lieu thereof:
  - (a) The Sheriffs' Advisory Board: (1) Shall cooperate with the Department of Administrative Services and other state agencies on behalf of the high sheriffs and the prisoner transportation and courthouse security system; (2) shall establish and administer a training program for deputy sheriffs and special deputy sheriffs; (3) shall establish operating procedures for the prisoner transportation and courthouse security system and direct its activities, as is required for efficient coordination among the high sheriffs; (4) shall receive appropriations for the high sheriffs and for the operation of the prisoner transportation and courthouse security system and allocate such appropriations among the high sheriffs, as required; (5) may receive and expend, pursuant to the purposes of sections 4-165, 6-32 to 6-32e, inclusive, 6-43, 51-30, 54-1f and subsection (9) of section 53a-3, moneys in the form of gifts, bequests, state appropriations, state or private grants or federal grants; (6) shall submit to the Governor, annually, as provided in section 4-60, a report containing a statement of the activities of the board during the preceding year; and (7) shall maintain complete records of all prisoner movements undertaken by the high sheriffs. The advisory board shall establish minimum

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qualifications for courthouse security personnel, shall develop a standardized test to determine the qualifications, fitness and ability of applicants to perform the duties of courthouse security personnel, shall conduct an investigation of the background of each applicant and shall require each applicant to undergo a physical examination. In addition, on or before October 1, 1995, the advisory board shall approve a training program for courthouse security personnel. No deputy sheriff or special deputy sheriff appointed on or after October 1, 1995, shall receive compensation pursuant to section 6-41 unless such deputy sheriff or special deputy sheriff meets the minimum qualifications and mandatory physical fitness standards for courthouse security personnel and successfully completes an approved training program for courthouse security personnel, provided any deputy sheriff or special deputy sheriff shall receive compensation while participating in such training program. Any person who is a deputy sheriff or special deputy sheriff on September 30, 1995, or any person appointed as a deputy sheriff or special deputy sheriff on or after October 1, 1995, who has previously successfully completed an approved training program, shall be exempt from such training requirement. In addition, the advisory board shall cooperate with and shall ensure the cooperation of the sheriffs, deputy sheriffs, special deputy sheriffs and staff with the Judicial Department to facilitate the transition of the courthouse security and prisoner custody and transportation systems.

- (b) Notwithstanding the provisions of sections 6-37, 6-38 and 6-43, and except as provided in subsection (a) of section 142 of this act, each appointment to or removal from a position of deputy sheriff or special deputy sheriff shall require the approval of the advisory board.
- Sec. 141. Section 6-33 of the general statutes is repealed and the following is substituted in lieu thereof:
- The sheriffs elected in the several counties shall receive salaries annually as follows: The sheriffs of the counties of New Haven, Hartford, Fairfield and New London, thirty-seven thousand dollars each; the sheriffs of the counties of Middlesex, Tolland, Litchfield and

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Windham, thirty-five thousand dollars each. Said salaries shall be paid by the state and shall be in full compensation for the performance of all duties required by law to be performed by any of said sheriffs for the state of Connecticut. [, except for the service of civil process, for which service any such sheriff shall be entitled to receive and retain the fees therefor provided by law.] Said salaries shall be in lieu of all other salaries paid by the state to said sheriffs. [,and all fees and allowances, except those for the service of civil process, payable by statute to a sheriff elected in any county, shall belong to the state, and shall be collected by such sheriff for its use; provided, in cases where such fees are payable ultimately by the state, no such fee shall be taxed, allowed or paid to any such sheriff.] Commencing October 1, 2000, the Department of Administrative Services shall be responsible for the administrative functions of the Office of the County Sheriffs.

Sec. 142. (NEW) (a) Notwithstanding the provisions of section 6-38 of the general statutes, until the appointment of members of the State Marshall Commission under section 8 of this act, the Chief Court Administrator is authorized to appoint as a state marshal any eligible individual who applies for such a position. For purposes of this section "eligible individual" means an individual who was a deputy sheriff on May 31, 1999, who had served as a deputy sheriff for a period of not less than four years and who has submitted an application to the Chief Court Administrator on or before June 30, 2000.

- (b) (1) Any deputy sheriff serving as a deputy sheriff on the effective date of this act shall notify the Chief Court Administrator on or before June 30, 2000, of the desire of such deputy sheriff to be appointed as a state marshal.
- (2) Any deputy sheriff performing court security, prisoner custody or transportation services on the effective date of this act who desires to perform such functions as a judicial marshal, or desires to be appointed as a state marshal, shall so notify the Chief Court Administrator on or before June 30, 2000.

415 (3) The Chief Court Administrator shall notify, in writing, the State 416 Marshal Commission of the decisions of the deputy sheriffs pursuant 417 to subdivisions (1) and (2) of this subsection.

- (c) For purposes of the State Marshal Commission filling any vacancy in the position of state marshal in any county in accordance with subsection (g) of section 8 of this act, nothing in subsection (a) of this section shall be construed to authorize the State Marshal Commission to fill a vacancy in any county if the total number of state marshals in such county is equal to or exceeds the number allowed under section 6-38 of the general statutes, as amended by this act.
- Sec. 143. (NEW) On or after October 1, 2000, no sheriff may appoint or remove any deputy sheriff or special deputy sheriff.
- Sec. 144. (NEW) Before October 1, 2000, each high sheriff, in carrying out the duties of sheriff, shall cooperate with the Chief Court Administrator to ensure the efficient operation of the office of sheriff and transition of the functions of said office to the Judicial Department.
  - Sec. 145. Notwithstanding the provisions of subsections (a) to (d), inclusive, of section 4-85 and subsection (b) of section 4-87 of the general statutes, the Governor may, with the approval of the Finance Advisory Committee, modify or reduce requisitions for allotments in the Office of the County Sheriffs during the fiscal year ending June 30, 2001, in order to establish and transfer positions and funds to the Judicial Department and other appropriate state agencies.
- 438 Sec. 146. (NEW) (a) There is established a State Marshals Advisory 439 Board which shall consist of twenty-four state marshals. On or before 440 August 1, 2000, and annually thereafter, the state marshals in each 441 county shall elect from among the state marshals in their county the 442 following number of state marshals to serve on the board: Hartford, 443 New Haven and Fairfield counties, four state marshals; New London 444 and Litchfield counties, three state marshals; and Tolland, Middlesex 445 and Windham counties, two state marshals. State marshals elected to 446 serve on the board shall serve for a term of one year and may be

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- 448 (b) On or after the effective date of this act, the Chief Court 449 Administrator shall designate a date and time for the state marshals in 450 each county to come together for the purpose of electing state marshals 451 from each county to serve on the State Marshals Advisory Board 452 pursuant to subsection (a) of this section. A majority of the filled state 453 marshal positions in each county shall constitute a quorum for that 454 county. The election of state marshals to serve on the board shall be by 455 majority vote. The names of the state marshals elected in each county 456 shall be forwarded to the Chief Court Administrator. The Chief Court 457 Administrator, upon receipt of the election results from all counties, 458 shall designate a date and time for the first meeting of the board to 459 take place as soon as practicable after August 1, 2000.
  - (c) The State Marshals Advisory Board shall make recommendations to the State Marshal Commission concerning minimum qualifications for state marshals, professional standards, training requirements and operational policies including policies for inter-county service of process.
  - (d) The board shall appoint two of its members to serve as ex officio, nonvoting members of the State Marshal Commission.
- Sec. 147. Subsection (b) of section 5-192v of the general statutes is repealed and the following is substituted in lieu thereof:
  - (b) No member reemployed under this section or otherwise reentering state service shall receive a retirement income during [his] such member's reemployment or other state service except (1) if [his] such member's services are rendered for not more than ninety working days in any one calendar year, provided that any member reemployed for a period of more than ninety working days in one calendar year shall reimburse the state retirement fund for retirement income payments received during such ninety working days; (2) if [his] such member's services are as a member of the General Assembly, [his] such member's retirement income payments shall not be suspended; or (3) if

479 [his] such member's preretirement services which counted towards

- 480 [his] such member's retirement are other than as a special deputy
- 481 sheriff pursuant to chapter 78, and if [his] such member's
- 482 postretirement services are as a special deputy sheriff or, on and after
- 483 October 1, 2000, as a judicial marshal, and [he] such member was
- 484 employed as [such] a special deputy sheriff on July 1, 1999.
- 485 Sec. 148. Subsection (c) of section 5-164a of the general statutes is
- 486 repealed and the following is substituted in lieu thereof:
- 487 (c) No member reemployed under this section or under section 5-
- 488 164 or elected to serve in the General Assembly or otherwise
- 489 reentering state service shall receive a retirement income during [his] 490
- such member's reemployment or other state service except (1) if [his] 491
- <u>such member's</u> services as an employee are rendered for not more than
- 492 ninety working days in any one calendar year, provided that any
- 493 member reemployed for a period of more than ninety working days in
- 494 one calendar year shall reimburse the state retirement fund for
- 495 retirement income payments received during such ninety working
- 496 days; (2) if [his] such member's services are as a member of the General
- 497 Assembly or as a sessional employee of the General Assembly during 498
- the regular legislative session, [his] such member's retirement income 499 payments shall not be suspended; or (3) if [his] such member's
- 500 preretirement services which counted towards retirement are other
- 501 than as a special deputy sheriff pursuant to chapter 78, and if [his]
- 502 such member's postretirement services are as a special deputy sheriff
- 503 or, on and after October 1, 2000, as a judicial marshal and [he] such
- member was employed as [such] a special deputy sheriff on July 1, 504
- 1999." 505
- 506 In line 3555, insert "6-30" before "6-31", strike "6-35," and after "6-
- 507 37a" strike "6-39" and insert "6-40" in lieu thereof
- 508 Strike lines 3558 to 3560, inclusive, in their entirety and insert the
- 509 following in lieu thereof:
- 510 "Sec. 150. This act shall take effect from its passage, except that

sections 1 to 7, inclusive, 10 to 138, inclusive, and sections 147, 148 and

512 149 shall take effect October 1, 2000, and section 124 shall take"